		IN	THE IC	OWA DISTRIC	COUR	T FOR	_ COUN	ГΥ		
STATE	TATE OF IOWA, Plaintiff,				No. FECR JUDGMENT AND SENTENCE					
	Defendant.					(Felonie	es – Sex A	Abuse)		
	APPEARANCES: Attorney for the State Attorney for the Defendant, and Defendant in person									
	On the day of, 20, Defendant pled guilty was found guilty following trial of the offense(s) shown in paragraph one (1) below.									
PSI Pursuant to Iowa Code § 901.24 A presentence investigation report is on file and has been distributed to counsel of record. Defendant waived use of a presentence investigation, waived time for sentencing, waived the right to file a Motion in Arrest of Judgment and requested immediate sentencing. The Court hereby orders that the Judicial District Department of Correctional Services prepare a presentence investigation report, file same with the Clerk of Court, and distribute copies as provided by law.										
Based on the record made, and pursuant to Iowa Code § 901.6, IT IS NOW ORDERED AND ADJUDGED as follows: 1. Judgment. Defendant is guilty and is convicted of the following crimes:										
			Count	Offense Date			Offense	-		
2. <u>Incarceration and Fine.</u> Pursuant to Iowa Code §§ shown in paragraph 1 above and the Iowa Code §§(s) shown below at *, the defendant is sentenced to an indeterminate term of confinement of not more than that shown below plus fine and surcharge as follows:										
	<u>(</u>	Count	Co	onfinement	,	<u>Fine</u>	Su	rcharge		
*Check all applicable Code §§ (The descriptive parentheticals are only to aid in preparing the document and are not substantive parts of this order.) [] 901A.2(1) (prior misd.= 2x)										
	A.2(4) (life) A.2(5) (life)) (99 yrs) (25 yrs		∐902	2.14 ("A" fe	31.sex.ad.2 011.)	

Pursuant to Iowa Code § 901.7, the defendant is committed to the custody of the Director, Iowa Department of Corrections. The Sheriff of this county is ordered to transport the defendant (accompanied by a person of the same sex) to the Iowa Medical and Classification Center at Oakdale, Iowa.

offense(s) and sentenced per Iowa Code §§ 901A.2(1), (2), or (3)).
This paragraph is not applicable. Pursuant to Iowa Code § 901A.2(1), (2) or (3), Defendant shall not have the above sentence of incarceration reduced under chapter 903A or otherwise by more than fifteen (15) percent; AND pursuant to Iowa Code § 901A.2(8), Defendant is hereby sentenced to an additional term of parole or work release, to be determined by the board of parole, not to exceed two (2) years.
2B. Special Sentence. In addition to the sentences imposed above, the following sentence is hereby ordered, which sentence shall commence at the end of the sentence imposed for the underlying offense, and defendant shall be under supervision as if on parole, as provided for in Iowa Code Section 903B.1, for the rest of defendant's life. 903B.2, for a term of ten (10) years. This paragraph is not applicable.
3. Consecutive/Concurrent. Pursuant to Iowa Code §§ 901.5(9)(c) and 901.8, the above sentence(s) of confinement shall be served consecutively, or concurrently
 to each other. with the sentence imposed in Case No with the sentence imposed in parole revocation case No This paragraph is not applicable.
4. Mandatory Minimum. A mandatory minimum sentence of incarceration is not applicable. is imposed for a term of years in Count pursuant to Iowa Code §§ (s):
□ 902.7 (5 yrs. ff + weap.) □ 901A.2(8) (+2 yrs. parole/w.r.) □ 902.8 (3 yrs. habit.) □ 903B.1 □ 902.11 (1/2 if prior ff) □ 903B.2 □ 901.12 (70% certain fel.) □ Other:
5. <u>Credit for Time Served.</u> Pursuant to Iowa Code §§ 903A.5 and 901.6, the defendant shall be given credit for all time served in connection with this case.
6. Sentence of Incarceration. The above term of incarceration is not suspended. is suspended pursuant to Iowa Code § 907.3(3), and the defendant is placed on probation pursuant to Iowa Code §§ 907.5, 907.6, 907.7 and 907.8, to the Judicial District Department of Correctional Services ("Dept.") for a period of () years subject to rules and conditions of probation imposed by the Dept., plus the following special conditions of probation:
 ☐ Comply with evaluations and/or treatment recommended by the Dept. ☐ Abstain from all controlled substances. The defendant shall not enter taverns, liquor stores or establishments where the primary activity is the sale of alcoholic beverages. ☐ No association with persons known to have a criminal record, unless approved by the Dept., and no association with persons known to be engaged in criminal activity. ☐ Actively seek and maintain verifiable employment. ☐ Pay all restitution ordered herein. ☐ Submit to toxicology testing at the request of the Dept., and pay all costs associated with testing as directed by staff if found to be using drugs or alcohol.

	Reside at a residential treatment facility for a period of 180 days or until maximum benefits have been achieved as determined by the Dept. Other:
7.	Sentence of Fine and Surcharge. The above fine and surcharge are not suspended. are suspended.
Pecupecunia County Fin Cri To p	Restitution. Pursuant to Iowa Code § 910.2, the defendant shall pay and judgment is against the defendant as follows: (check all that apply) Iniary damages (determined at this time) to the victim(s) as follows: If no ry statement of damages is available, or only a partial statement is available at sentencing, the Attorney shall provide a statement no later than thirty (30) days after sentencing. In a set, penalties and surcharges to the Clerk of Court as set forth above. In a set forth above. In a set forth above. In a costs in the amount of \$ In the amount of \$
	Reduction of Term. Pursuant to Iowa Code § 901.5(9)(a), (b), the court publicly announced term of incarceration may be reduced from the maximum sentence because of statutory earned lits and program credits; and defendant may be eligible for parole before the sentence is
10. pursuant to Iowa	DNA Profiling. The Defendant shall submit a physical specimen for DNA profiling, a Code §§ 81.2 and 901.5(8A)(a).
release from cus offender registry offender registra notify the Count	Sex Offender Registry. Pursuant to Iowa Code § 692A.3, the defendant shall register with a county of defendant's residence within five (5) days from this date or within five (5) days of stody or placement on probation, parole or work release, and shall complete all necessary sex of forms as directed and pursuant to Iowa Code Section § 692A.6(1) shall pay the \$10.00 sex attion fee. Pursuant to Iowa Code § 692A.5(1)(c)-(d), the defendant is informed of his duty to by Sheriff of any changes of address in this or any other state within five days of said change. The endant has read and signed a Sex Offender Registry Notice per Iowa Code § 692A.5(1)(e).
12. the amount of \$	<u>Civil Penalty.</u> Pursuant to Iowa Code § 692A.6(2), the defendant shall pay a civil penalty in 200.00.
13. will issue a sepa	No Contact Order. Pursuant to Iowa Code § 664A.5, a no contact order is not applicable. is applicable. Defendant shall have no contact with for five (5) years. The Court rate order to further implement this paragraph.
14.	Appeal Bond. Defendant was informed of the right to appeal. Pursuant to Iowa Code § 811.1(2), Defendant is not eligible for bond on appeal Pursuant to Iowa Code § 811.1, bond on appeal is set as follows:
	<u>Count</u> <u>Amount</u>
15.	Bonds Exonerated. All outstanding bonds are exonerated.

16. <u>Other.</u>									
Defendant was in need of a language interpreter for these proceedings, and the Court now									
confirms appointment of to provide interpreter services. If defendant is indigent, the claim for services									
shall be submitted to the Public Defender's Office. If defendant is not indigent, the claim for services shall be									
paid from the jury/witness fee fund, and shall be assessed as costs to defendant.									
└									
JUDGMENT IS ENTERED ACCORDINGLY this day of, 20									
Judge, Judicial District									
2007JudgmentEntryForms/Felonies-Sex Abuse-080707									
CERTIFICATE OF SERVICE: The undersigned certifies that a true copy of this									
document was served on each person named (and checked) below, including									
attorneys of record, or the parties where no attorney is of record, by enclosing this document in an envelope addressed to each named person at the respective addresses									
disclosed by the pleadings of record herein, with postage fully paid, by depositing									
the envelope in a United States depository or hand delivered on:									
County Attorney									
Defendant's Attorney:									
Iowa Medical and Classification Center									
County Sheriff District D.O.C.									
Court Administration									
Signed:									
Clerk/Designee									